UNITED STATES	DISTRIC	T COL	JRT
SOUTHERN DIST	RICT OF	NEW	YORK

WILLY MALONE, JEROME WATSON, ROBERT ABREU, DESIREE WILSON, EVA LEE, OLIVIA WILSON, SHERRE WILSON, ANGEL HERNANDEZ, NYTRICHA SMITH and DANIEL PAULINO,

Plaintiff,

-against-

07-CV-9583 (LTS) (GWG)

DECLARATION OF JENNIFER L. DEVENUTI, ESO.

NEW YORK PRESSMEN'S UNION NUMBER 2 and NEWS CORP a.k.a. NYP HOLDINGS d/b/a THE NEW YORK POST,

De	fendant	S.
		-X

I, Jennifer L. DeVenuti, Esq., an attorney duly licensed to practice law in the State of New York, affirm under the penalties of perjury as follows:

- 1. I am an attorney with the firm Frank & Associates, P.C., counsel for Plaintiffs WILLY MALONE, JEROME WATSON, ROBERT ABREU, DESIREE WILSON, EVA LEE, OLIVIA WILSON, SHERRE WILSON, ANGEL HERNANDEZ, NYTRICHA SMITH and DANIEL PAULINO (hereinafter "Plaintiffs") in the above-captioned matter. I am fully familiar with the facts set forth herein and make this Declaration in further support of Plaintiffs' motion for leave to amend the Complaint.
- 2. Attached hereto as Exhibit "A" is the Complaint filed on October 26, 2008 in the instant matter.

3. Attached hereto as Exhibit "B" is a true and accurate copy of Plaintiffs' Proposed Amended Complaint.

Dated: Farmingdale, New York February 19, 2008

Respectfully submitted,

FRANK & ASSOCIATES, P.C. Attorneys for Plaintiffs

By:

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